IN THE United STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

Timmy Glenn Hendrix, Federally recognized Member of Muscogee (Creek) Nation, Roll#16867 Plaintiff,

V.

City OF TUISA; . G.T. BYNUM, in this official capacity as mayor of city of TuisA; Dennis larsen, in his official capacity as chief of Police, TPD, Tack Blair in his official Capacity as city ATTORNEY FOR city of Tuisa,

Defendant(5)

Case no. 23-cv-00490-JDR-SH.

FILED

DEC 0 9 2024

Heidi D. Campbell, Clerk U.S. DISTRICT COURT

Plaintiff's motion the Court to Intervene Based on STANDING OF the TRAFFIC and misdemeanor convictions, and outcome affecting Jurisdiction under TRATY's with Creeks 1832"

Mail No Cert Svc No Orig Sign

C/J C/MJ C/Ret'd No Env

No Covs No Env/Cops O/J O/MJ

HISTORY

Plaintiff Filed a motion to Intervene in this case on, June 30 th '24 and the Defendant's Responded on, aug 21, 2024 that motion to intervene should be denied due to plaintiff not Having an Interest in the proceedings or outcome of this Case. No order or Ruing on the motion to Intervene has been made to date.

PlaintiFF MOTION'S the Court to Intervene Because PlaintiFF Has STANDING FOR

(1) THE CITY OF TUISA, Defendants, completed and Convicted Plaintiff in CM-2007-123, CM-1998-, CM-2000, FOR TRAFFIC Citartions and Criminal misdeneaners convicting him without Tweisdiction, when the THILEDGED VIOLATIONS OCCURRED WITHIN the Boundaries of the MUSCOGEE Creek Nation UNDER 1832 TSTAT 366, art 14, and 1866 145TAT TEZ, TRAFTY with THE MUSCOGEE (Creeks) Nation, and the Supreme Court in Mebirt V. OKIAHCMAT, 142, S. CT. 1371, Ruled the city, STATE OF OKIAHCMAT, were without Turisdiction of the Time of the alledged of Fenses, Plaintiff Has an Interest in the proceedings and outcome that pertain to the defendents Tueis diction over these offenses, citations then and in the Future.

2.

(2:) PlaintiFF Has STANDING and an inherent Right As a Federally recognized TRIBAL MUSKOKE creek Nation member, See Roll # 16867, (1981) enrollment, to Intervene.

(3:) Plaintiff Has an Interest and Standing Based on those TRAFFIC and misdemeanor citations, and Convictions, were Plaintiff received prejudice in the Federal Court, Boy west when He was Sentenced on OCT 17, 2021, and the TRAFFIC and misdemeanors caused Him red denial OF Relief in time Served in the Federal Sentences and charges after the TUISG County Count Judge TRacy Priddy Vacated and dismissed plaintiffes, convictions, that He has already served, THE Prejudice was were plaintiff recieved a sentence out of Tulsa (comes by the pola defendants) Convictions in these cases denied him release IN the Federal Courts due to the TRAFFIC Citation and mistempamors, when the defendants lacked Subject matter Jurisdiction, cause these offense occurred in the Boundaries OF THE MUSCOGEE Creek Nation.

Plaintiff Has STANDING in this case due to
the Offenses Occurring in the Reservation,
and defendants lack of Subject matter Jurisdiction
and the outcome of the proceedings, Plaintiff
Request Court to Intervene , Respectfully Submitted.
15/ Juning Hendrix²⁷⁵³²⁰

3,

Jimmy Hendrix

Certificate OF Service

I certify that on Dec 4, 2024, this
Document was served on all parties or
their Counsel of Record through the
CM/ ECF System If they are registered
users or, if they are not, by placing a trive
and correct copy in the U.S. mail, postage
prepaid to their address, of Record.

Jamey Slending

SI Jimmy Glenn Hendrix#275380

TICC 6-N-110

Z/6 N. murray ST.

Helena, OKIA, 73741